FORM JCM 13-5

### IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

IN RE:

Debra A. Alexander : Case No. <u>18-10804</u> -JCM

Debtor(s) : Chapter 13

Debra A. Alexander : Related to Document No.\_\_\_\_

93, 141 and 143

Movant(s):

v.

U.S. Bank National Association

Solely as Trustee of LSF8 Master

Participation Trust
and Ronda J. Winnecour, Trustee,

Respondent(s)

### AMENDED NOTICE OF PROPOSED MODIFICATION TO PLAN DATED October 14, 2020 and Correcting Plan dated May 10, 2024

- 1. Pursuant to 11 U.S.C. § 1329, the Debtor(s) has filed an Amended Chapter 13 Plan dated May 11, 2024, which is annexed hereto at Exhibit "A" (the "Amended Chapter 13 Plan"). A summary of the modification is set forth below in paragraphs 4 through 6 of this Notice.
- 2. All Objections to the Amended Chapter 13 Plan must be filed and served by no later than 21 days after the date of this Notice upon the Debtor(s), Chapter 13 Trustee and any creditor whose claim allowance or treatment is the subject of the Objection. Untimely Objections will not be considered. Any creditor who files a timely Objection to the Amended Chapter 13 Plan must appear at the scheduled Initial Confirmation Hearing on the Amended Chapter 13 Plan.
- 3. A virtual (via Zoom) Initial Confirmation Hearing on the Amended Chapter 13 Plan will be held on June 27, 2024, at \_9:00 a.m., before the Chapter 13 Trustee. The table and meeting I.D., to participate by Zoom (and telephone number and meeting I.D. to participate by telephone if you lack the ability to participate by Zoom), can be found at <a href="http://www.ch13pitt.com/calendar/">http://www.ch13pitt.com/calendar/</a> several days before the meeting. Parties are expected to familiarize themselves with the Trustee's website at <a href="http://www.ch13pitt.com/">http://www.ch13pitt.com/</a> and to comply with the procedures set forth at that site for conference participation.
- 4. Pursuant to the Amended Chapter 13 Plan, the Debtor(s) seeks to modify the Plan in the following particulars: 1. Payment is modified to reflect T'ee's Web site amounts due; 2. Post Petition Tax Advances per ROS Motion included, no POC filed.

5. The proposed modification to the Plan will impact the treatment of the claims of the following creditors, and in the following particulars:

#### U.S. Bank National Association Solely as Trustee of LSF8 Master Participation Trust

Tax Advances are Paid IN FULL in Seven (7) months

6. Debtor(s) submits that the reason(s) for the modification is (are) as follows:

## Additional Tax Advances, without filed Claims, and Current Amounts Due to Trustee, since 2020 Plan

7. The Debtor(s) submits that the requested modification is being proposed in good faith, and not for any means prohibited by applicable law. The Debtor(s) further submits that the proposed modification complies with 11 U.S.C. §§ 1322(a), 1322(b), 1325(a) and 1329 and, except as set forth above, there are no other modifications sought by way of the Amended Chapter 13 Plan.

WHEREFORE, the Debtor(s) respectfully requests that the Court enter an Order confirming the Amended Chapter 13 Plan, and for such other relief the Court deems equitable and just.

RESPECTFULLY SUBMITTED, this 13th day of May, 2024

/s/John E. Nagurney, Esq.

Name: John E. Nagurney, Esq. Attorney for the Debtor

Attorney I.D.: 53164

Address: 12063 Midway Drive

Conneaut Lake, PA 16316

Phone #: 814-382-3328 Facsimile #: 814-382-1156

E-Mail: john@attorneynagurney.com

			•				
Fill in this inf	ormation to ider	itify your case:					
Debtor 1	Debra	A.	Alexander	\	Check if this i		ded
	First Name	Missie Namo	Losi Nemo		plan, and list sections of th		have
Debtor 2 (Spouse, If filing)	First Name	Middle Name	Lest Name		been change		- 1727
United States Ba	ankruptcy Court for	the Western District of	l Pennsylvania		New Payment is\$19		
Case number	18-10804						<del></del>
(if known)							
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	r 13 Plai	<u>Pennsylva</u> n	<u>nia</u>				
	May 11, 2024						
	tices				·		
To Debtors:	indicate that	the option is app	ropriate in your circ	o in some cases, but the pres- cumstances. Plans that do n lan control unless otherwise o	ct comply with loc	al rules an	
	In the followin	g notice to creditors	s, you must check each	n box that applies.			
To Creditors:	YOUR RIGHT	9 MAYBE AFTEC	TED BY THIS PLAN.	YOUR CLAIM MAY BE REDUC	ED, MODIFIED, OR	elanatei	2
		ad this plan careful may wish to consul		our attorney if you have one in t	his bankruptcy case	. If you do n	ot have a
	ATTORNEY I THE CONFIR PLAN WITHO	MUST FILE AN ÓB MÁTION HEARIN OUT FURTHER NO	BLECTION TO CONFI C, UNLESS OTHERN TICE IF NO OBJECTI	YOUR CLAIM OR ANY PROV RMATION AT LEAST SEVEN MISE ORDERED BY THE COU ION TO CONFIRMATION IS FIL OF OF CLAIM IN ORDER TO SI	(7) DAYS BEFORE IRT: THE COURT ED. SEE BANKRU	THE DATE MAY CONF PTCY RULE	SET PO THI
	inclusion each		me. If the "Included" L	e. Deblor(e) must check one b oox is unchecked or both basse i			
payment	the amount of or no payment such limit)	any claim or arrea it to the secured	rages set out in Part creditor (a separa	3, which may result in a partie to action will be required to	o o Included	(6) Not 1	included
2 Avoidance Section 3.	e of a judicial lie 4 (a separate ac	n or nonpossesso tion will be requin	ory, nonpurchase-mo ed to effectuate such	ney security interest, set out i	in O Included	Not !	included
	ard provisions,		<del> </del>		O Included	● Not1	included
					<u>-L</u> '		
Plart 2: Pla	n Payments a	nd Length of Pla	an				ı
Daha dahada							
		ayments to the tru					
Total amount			a total plan term of <u>77</u>	months shall be paid to the ti	rustee from future ea	mings as foll	lows:
Payments	By Income Atta	schment Directly	by Debtor	By Automated Bank Transfer	•		
D#1	\$0.0	10	\$1,950.00	\$0,00			

\$0.00

(income attachments must be used by debtors having attachable income)

D#2

\$0.00

(SSA direct deposit recipients only)

\$0.00

2.2	Additional payments:				
[	Unpaid Filing Fees.The balance of \$ _ available funds.	shall be fully paid by the Tr	ustee to the Clerk of	the Bankruptcy Co	ourt from the first
(	Check one.				
[	None. If "None" is checked, the rest of S	ection 2.2 need not be completed or reprodu	iced.		
(	The debtor(s) will make additional paym and date of each anticipated payment.	ent(s) to the trustee from other sources, as s	pacified below. Desc	ribe the source, es	timated amount.
			<del></del> .		
2.3 ·	The total amount to be paid into the pla plus any additional sources of plan fund	n (plan base) shall be computed by the fing described above.	trustee based on th	e total amount of	f plan payment:
Part	3: Treatment of Secured Claims				
3.1	l Maintenance of payments and cure of def	ault. If anv. on Long-Term Continuing Deb	ots.		•
	Check one.				
1	None. If "None" is checked, the rest of S	Section 3.1 need not be completed or reprodu	uced.		
1	the applicable contract and noticed in co amearage on a listed claim will be paid contaged as to any item of collateral lists	contractual installment payments on the sec onformity with any applicable rules. These p in full through disbursements by the truste d in this paragraph, then, unless otherwise of secured claims based on that collateral will factive dates of the changes.	payments will be dist se, without interest. ordered by the court,	oursed by the trusto If relief from the a all payments unde	ee. Any existing cutomatic stay is or this paragraph
	Name of creditor and reducted account number			Amount of arrearage(fl any)	Effective date (MM/YYYY)
	LSF8 Master Participation Trust by Assignment U.S. Bank National Assn solely as Trustee for LSF8 Master ParticipatingTrust "LSF8 Master Participation Trust"	Real Property at 12034 N. Watson Run Road, Conneaut Lake PA 16316	\$518.25	\$3,614.64	05/01/24
	LSF8 Master Participation Trust insurance advance remaining balance Claim #11	Real Property at 12034 N. Watson Run Road, Conneaut Lake PA 16316	\$0.00	\$129.97	
	LSF8 Master Participation Trust tax advance, remaining balance Claim #13	Real Property at 12034 N. Watson Run Road, Conneaut Lake PA 16316	\$0.00	\$346.67	
	LSF8 Master Participation Trust Tax advance remaining balance Claim #15	Real Property at 12034 N. Watson Run Road, Conneaut Lake PA 16316	\$0.00	\$129.22	
•	LSF8 Master Participation Trust				
	tax advance remaining balance Claim #16	Real Property at 12034 N. Watson Run Road, Conneaut Lake PA 16316	\$0.00	\$4,44	
PAWB	Local Form 10 (11/21)	Chapter 13 Plan	· · · · · · · · · · · · · · · · · · ·		

LSF8 Master Pa Trust insurance adva Asserted by MF	nce NO POC	Real Property at 12034 N. Watson Run Road, Conneaut Lake PA 16316	\$0.00		\$9,687.80	
Insert additional clai	ms as needed.					
Request for valuat	ion of security, payme	nt of fully secured claims, and/or modifica	ition of under	secured cl	laims.	
Check one.	•					
None. If "None	is checked, the rest of	Section 3.2 need not be completed or reprod	luced.			
Fully paid at co	ntract terms with no mo	dification				
number :	ind redacted account	Collatoral	Amount of secured cla		erest rate	Monthly payment creditor
r re a reina	and the second		\$0.00	)	D%	\$0.00
Fully paid at mo	odified terms					
Name of canditor of number	THE R. CO. LEWIS CO., LANSING, MICH. 1997	Collaboral	Amount of secured cla		erest rate	Monthly payment creditor
			\$0.00	)	0%	\$0.00
For each secured ( Amount of secured The portion of any amount of a credit	vili request, <b>by tang a s</b> claim listed below, the o claim. For each listed o allowed claim that exce or's secured claim is lis	ective only if the applicable box in Part 1 of this operate motion pursuent to Rule 2012, that the debtor(s) state that the value of the secured claim, the value of the secured claim will be pasted the amount of the secured claim will be sted below as having no value, the creditor's at an appropriate order of court is obtained through the creditor's at an appropriate order of court is obtained through the creditor's at an appropriate order of court is obtained through the creditor's an appropriate order of court is obtained through the creditor's an appropriate order of court is obtained through the creditor's an appropriate order of court is obtained through the creditor's an appropriate order of court is obtained through the creditor's an appropriate order of court is obtained through the creditor's and the creditor's appropriate order of court is obtained through the creditor's and the creditor's and the creditor's and the creditor's appropriate order of court is obtained through the creditor's and the creditor's and the creditor's and the creditor's and the creditor's at an appropriate order of court is obtained through the creditor's and the creditor's at an appropriate order of court is obtained through the creditor's and the creditor's at an appropriate order of court is obtained through the creditor's and the creditor's at an appropriate order of court is obtained through the creditory and the creditory at a court is obtained through the creditory and the creditory at a court is obtained through the creditory at a court is obtained to court is obtained through the creditory at a court is obtained to court	e court determ claims should aid in full with i treated as an a allowed claim	ine the value of the as set interest at the unsecured on will be treet.	out in the colu he rate stated to claim under Pa reated in its en	mn headed elow. art 5. If the
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# Case 18-10804-JCM Doc 146 Filed 05/21/24 Entered 05/21/24 11:23:06 Desc Main Document Page 6 of 10

3.4	Llen Avoidance.
	Check one.  None. If "None" is checked, the rest of Section 3.4 need not be completed or reproduced. The remainder of this paragraph will be effective.  The judicial liens or nonpossessory, nonpurchase-money security interests securing the claims listed below impair exemptions to which the
	Collateral Modified principal Interest Monthly payment balance* rate or pro rata
	NONE \$0.00 0% \$0.00
	Insert additional claims as needed.
	*If the lien will be wholly avoided, insert \$0 for Modified principal balance.
3.5	Surrender of Collateral.
	Check one.
	None. If "None" is checked, the rest of Section 3.5 need not be completed or reproduced.
	The debtor(s) elect to surrender to each creditor listed below the collateral that secures the creditor's claim. The debtor(s) request that upon final confirmation of this plan the stay under 11 U.S.C. § 362(a) be terminated as to the collateral only and that the stay under 11 U.S.C. §
	Name of creditor and redacted account number Collateral
	NONE
	Insert additional claims as needed.
3.6	Secured tax claims.
	Name of taxing authority Total amount of claim. Type of tax, Interest: Lidentifying number(s) if Tax periods    Tax periods   Ta
	0 0%
	Insert additional claims as needed.
	* The secured tax claims of the Internal Revenue Service, Commonwealth of Pennsylvania, and any other tax claimants shall bear interest at the statutory rate in effect as of the date of confirmation.
Pa	rt 4: Treatment of Fees and Priority Claims
4.1	General.
	Trustee's fees and all allowed priority claims, including Domestic Support Obligations other than those treated in Section 4.5, will be paid in ful without postpetition interest.
4.2	Trustee's fees.
	Trustee's fees are governed by statute and may change during the course of the case. The trustee shall compute the trustee's percentage fees and publish the prevailing rates on the court's website for the prior five years. It is incumbent upon the debtor(s)' attorney or debtor (if pro se) and the trustee to monitor any change in the percentage fees to ensure that the plan is adequately funded.
4.3	Attorney's fees.
	Attomey's fees are payable to John E. Nagurmey \$3500 PIF In addition to a retainer of \$ (of which \$ was a payment to reimburse costs advanced and/or a no-took costs deposit) already paid by or on behalf of the debtor, the amount of \$ is to be paid at the rate of \$ per month. Including any retainer paid, a total of \$ in fees and costs reimbursement has been approved by the court to date, based on a combination of the no-look fee and costs deposit and previously approved application(s) for compensation above the no-look fee. An additional \$ will be sought through a fee application to be filled and approved before any additional amount will be paid through the plan, and this plan contains sufficient funding to pay that additional amount, without diminishing the amounts required to be paid under this plan to holders of allowed unsecured claims.
	Check here if a no-look fee in the amount provided for in Local Bankruptcy Rule 9020-7(c) is being requested for services rendered to the debtor(s) through participation in the bankruptcy court's Loss Mitigation Program (do not include the no-look fee in the total amount of compensation requested, above).
4.4	Priority claims not treated elsewhere in Part 4.
^1^ <i>i</i>	Land Form 40 (44/04)

		Total amount of claim	Interest Statute rate (0% of blank)	providing priority status.	
<b>全</b> 学协议的理想证明的示例和	Marine Marine (Marine Marine)	\$0.00	0%	· · · · · · · · · · · · · · · · · · ·	eria enderar erelebet el labba
Insert additional clai	ms as needed.	<del>-</del>			
Priority Domestic : Check one.	Support Obligations (	not assigned or owed (	o a governmental unit.		
None.If "None"	is checked, the rest of	Section 4.5 need not be	completed or reproduced.		
				ourt order(s) and leaves this so has through existing state cour	
Check here if the	nis payment is for prep	etition arrearages only.			
Volume of Gradies SEDU)	specify(file actual pays	ee eg.PA Descripti	n de la companya de		onthly payment r pro rata
	Allegation and the control of the co			A to the tax to Common terms and a said.	
Check one.	Obligations assigne	_	nental unit and paid less be completed or reproduce		\$0.00
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The provisions of this Section 4.8 are available only if the utility provider has agreed to this treatment. The charges for post petition utility service are allowed as an administrative claim. These payments comprise a single monthly combined payment for postpetition utility services, any postpetition delinquencies, and unpaid security deposits. The claim payment will not change for the life of the plan unless amended. Should the utility obtain an order authorizing a payment change, the debtor(s) will be required to file an amended plan. These payments may not resolve all of the postpetition claims of the utility. Any unpaid post petition utility claims will survive discharge and the utility may require additional funds from the debtor(s) after discharge.

		of croditor, and reducted ac		Monthly payr	nent Postpe	tition account numb	ier
	7.14.2. A				00.00		
	Insert	additional claims as needed.					
Pa	rt 5:	Treatment of Nonpriori	ty Unsecured Cl	aims		•	
						-	
5.1	Nonpi	riority unsecured claims not	separately classi	Red.			
	Debto	r(s) <b>ESTMATE(S)</b> that a total	of \$ <u>701.93</u> wi	il be available for distril	oution to nonpriority unsec	sured creditors.	
	altema	r(s) <b>ACKNOVLEDGE(S)</b> that ative test for confirmation set f	orth in 11 U.S.C. §	1325(a)(4).	ld to nonpriority unsecure		
	avaital percer of allo pro-ra	otal pool of funds estimated a ble for payment to these credi ntage of payment to general u wed claims. Late-filed claims ta unless an objection has be ed in this class.	itors under the plan nsecured creditors will not be paid uni	base will be determine is 100 %. The ess all timely filed claim	ed only after audit of the percentage of payment on the percentage of payment of the percentage of the	plan at time of compl may change, based u Thereafter, all late-fil	etion. The estimate upon the total amoused claims will be pa
5.2	Maint	enance of payments and cu	re of any default o	n nonpriority unsecu	red claims.		
	Check	cone.	•				
	X N	one. If "None" is checked, the	rest of Section 5.2	need not be complete	d or reproduced.		
	☐ w	he debtor(s) will maintain the thich the last payment is due mount will be paid in full as sp	after the final plan ecified below and d	payment. These paym isbursed by the trustee	nents will be disbursed by	the trustee. The cla	aims listed below or im for the arrearage
	Nerre	of creditor and sedecated se	count number Cu PE	mont.	Amount of the energy to be paid on the calls	payments by trustee	Payment beginning date (MM/ YYYY)
				0	\$0.00	\$0.00	
	insen	additional claims as needed.					
5.3		separately classified nonpr	iority unsecured o	laims.			
	Check	cane.   one. If "None" is checked, the	root of Caption E 2	sood aat bo a-malata	d		
		he allowed nonpriority unsecu			· ·		
		of coding and other backs			aned and will be treated a mand: Amount of an		Estimated total
	cont		ueaunen		to be paid	- rate 1	payments
	la de la						y trustee
					\$0.00	0%	\$0.00
	Insert	additional claims as needed.				<del></del>	
Pa	rt 6:	Evocatora Contractora					
		Executory Contracts a	a Cuexbired Fe	8868			
6.1	The ex	xecutory contracts and unex nexpired leases are rejected	opired leases lister	d below are assumed	and will be treated as sp	ecified. All other ex	recutory contracts
	Check						
	× No	one. If "None" is checked, the	rest of Section 6.1	need not be completed	or reproduced.		
	☐ At	ssumed items. Current inst ustee.	allment payments	will be disbursed by	the trustee. Arrearag	e payments will be	disbursed by the
PAWE		Form 10 (11/21)		Chapter 42 Dis-			

\$0.00 \$0.00 \$0.00	Asset the property of Con- minutes are at the property of Con-minutes are at the property of Con- minutes are at the property of Con-minutes are at the property of Con-minutes are at the property of Con- minutes are at the property of Con-minutes are at the pro	iliment arros	int of Estin	ntid total Payment and by beinning bein
		\$0.00	\$0.00	\$0.00

insert additional claims as needed.

Part 7:

**Vesting of Property of the Estate** 

7.1 Property of the estate shall not re-yest in the debtor(s) until the debtor(s) have completed all payments under the confirmed plan.

Part 8:

#### General Principles Applicable to All Chapter 13 Plans

- 8.1 This is the voluntary chapter 13 reorganization plan of the debtor(s). The debtor(s) understand and agree(s) that the chapter 13 plan may be extended as necessary by the trustee (up to any period permitted by applicable law) to insure that the goals of the plan have been achieved. Notwithstanding any statement by the trustee's office concerning amounts needed to fund a plan, the adequacy of plan funding in order to meet the plan goals remains the sole responsibility of debtor(s) and debtor(s)' attorney. It shall be the responsibility of the debtor(s) and debtor(s)' attorney to monitor the plan to ensure that the plan remains adequately funded during its entire term.
- 8.2 Prior to the meeting of creditors, the debtor(s) shall comply with the tax return filing requirements of 11 U.S.C § 1308 and provide the trustee with documentation of such comptiance by the time of the meeting. Debtor(s)' attorney or debtor(s) (ifpro se) shall provide the trustee with theinformation needed for the trustee to comply with the requirements of 11 U.S.C. § 1302 as to the notification to be given to Domestic Support Obligation creditors, and debtor(s) attorney or debtor(s) (if pro se) shall provide the trustae with the calculations relied upon to determine the debtor(s)' current monthly income and disposable income.
- 8.3 The debtor(s) shall have a duty to inform the trustee of any assets acquired while the chapter 13 case is pending, such as insurance proceeds, recovery on any lawsuit or claims for personal injury or property damage, lottery winnings, or inheritances. The debtor(s) must obtain prior court approval before entering into any postpetition financing or borrowing of any kind, and before selling any assets.
- 8.4 Unless otherwise stated in this plan or permitted by a court order, all claims or debts provided for by the plan to receive a distribution shall bepaid by and through the trustee.
- 8.5 Percentage fees to the trustee are paid on receipts of plan payments at the rate fixed by the United States Trustee. The trustee has the discretion to adjust, interpret, and implement the distribution schedule to carry out the plan, provided that, to the extent the trustee seeks a material modification of this plan or its contemplated distribution schedule, the trustee must seek and obtain prior authorization of the court. The trustee shall follow this standard plan form sequence unless otherwise ordered by the court:

Level One: Unpaid filing fees.

Secured claims and lease payments entitled to 11 U.S.C. § 1326(a)(1)(C) pre-confirmation adequate protection payments. Level Two:

Level Three: Monthly ongoing mortgage payments, ongoing vehicle and lease payments, installments on professional fees, and

postpetition utility claims.

Priority Domestic Support Obligations. Level Four:

Lavel Five:

Mortgage arrears, secured taxes, rental arrears, vehicle payment arrears.

All remaining secured, priority and specially classified claims, and miscellaneous secured arrears. Level Six:

Level Seven: Allowed nonpriority unsecured claims.

Untimely filed nonpriority unsecured claims for which an objection has not been filed. Level Eight:

- 8.6 As a condition to the debtor(s)' eligibility to receive a discharge upon successful completion of the plan, debtor(s)' attorney or debtor(s) (if pro se) shall file Local Bankruptcy Form 24 (Debtor's Certification of Discharge Eligibility) with the court within forty-five (45) days after making the final plan payment.
- 8.7 The provisions for payment to secured, priority, and specially classified unsecured creditors in this plan shall constitute claims in accordance with Bankruptcy Rule 3004. Proofs of claim by the trustee will not be required. In the absence of a contrary timely filed proof of claim, the amounts stated in the plan for each claim are controlling. The clerk shall be entitled to rely on the accuracy of the information contained in this plan with regard to each claim. Unless otherwise ordered by the court, if a secured, priority, or specially classified creditor timely files its own claim, then the creditor's claim shall govern, provided the debtor(s) and debtor(s)' attorney have been given notice and an opportunity to object. The trustee is authorized, without prior notice, to pay claims exceeding the amount provided in the plan by not more than \$250.
- 8.8 Any creditor whose secured claim is not modified by this plan and subsequent order of court shall retain its fien.
- 8.9 Any creditor whose secured claim is modified or whose lien is reduced by the plan shall retain its lien until the underlying debt is discharged under 11 U.S.C. § 1328 or until it has been paid the full amount to which it is entitled under applicable nonbankruptcy law, whichever occurs earlier. Upon payment in accordance with these terms and entry of a discharge order, the modified lian will terminate and be released. The creditor shall promptly cause all mortgages, liens, and security interests encumbering the collateral to be satisfied, discharged, and released.

8.10	The provisions	of Sections 8.	8 and 8.9	will also app	ply to allowe	ed secured.	priority,	and specially	classified	unsecured	claims fil	ed after	the ba
	date. LATE-FI	LED CLASSIS N	KOT PROF	ERLY SER	VED ON TH	E TRUSTE	EAND	THE DESTOR	OTTA YES	RNEY OR	DEBTOR	18) (IF P	RO SE
	WILL NOT BE	<b>PAID.</b> The resp	onsibility f	or reviewing	the claims	and objectin	ig where	appropriate is	s placed ur	on the debt	or(s).	,-, ,	

Part 9:	Nonstandard Plan Provisions			1

9.1 Check "None" or List Nonstandard Plan Provisions.

X None. If "None" is checked, the rest of part 9 need not be completed or reproduced.

Under Bankruptcy Rula 3015(c), nonstandard provisions must be set forth below. A nonstandard provision is a provision not otherwise included in the Local Form or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective.

The following plan provisions will be effective only if the applicable box in Part 1 le checked. Any provision set forth herein is subject to court approval after notice and a heating upon the filing of an appropriate motion.

Part 10:	Signatures	
t are to.	- orAugmies	
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#### 10.1 Signatures of Debtor(s) and Debtor(s)' Attorney.

By signing this plan the undersigned, as debtor(s)' attorney or the debtor(s) (if pro se), certify(les) that I/we have reviewed any prior confirmed plan(s), order(s) confirming prior plan(s), proofs of claim filed with the court by creditors, and any orders of court affecting the amount(s) or treatment of any creditor claims, and except as modified herein, this proposed plan conforms to and is consistent with all such prior plans, orders, and claims. False certifications shall subject the signatories to sanctions under Bankruptoy Rule 9011.

If the debtor(s) do not have an attorney, the debtor(s) must sign below; otherwise the debtor(s)' signatures are optional. The attorney for the debtor (s), if any, must sign below.

By filing this document, debtor(e)' ellomay or debtor(e) (if pro eo), elso confly(les) that the wording and order of the provisions in this chapter 13 plan are identical to those contained in the elandard chapter 13 plan form adopted for use by the United States Bankruptcy Court for the Western District of Parasphania, other than any nonstandard provisions included in Part 9. It is further advantaged that any decision from the standard plan form and mapproved by the court in a separate order.

X Debra A. Alexander	x				
Signature of Debtor 1	Signature of Debtor 2				
Executed on 5/11/2024	Executed on				
MM/DD/YYY	MM/DD/YYYY				
X/s/ John E. Nagurney, Esq	Date 5/11/2024				
Signature of debtor(s)' attorney	MW/DDYYYY				